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(Mr. PENCE addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

VIOLATION OF HUMAN RIGHTS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from the District of Columbia (Ms. NORTON) is recognized for 5 minutes.

Ms. NORTON. Mr. Speaker, I come to the floor this afternoon to inform this body that, for the first time in the history of the United States, our country has been found guilty of a major human rights violation.

The Commission on Human Rights of the Organization of American States, a body in which we proudly participate, a body which we helped to finance, has made public its finding today after an 11-year investigation. I would like to quote what the Commission found.

"The commission concludes that the State," meaning the United States, "has failed to justify the denials of the petitioners of the effective representation in their Federal Government and, consequently, that the petitioners have been denied an effective right to participate in their government, directly or through freely chosen representatives and in general conditions of equality, contrary to Articles XX and II of the American Declaration" of rights of man.

The Commission was referring to the denial of voting representation in the Congress of the United States to the residents of the capital of the United States who are second per capita in the Federal income taxes they pay to support their government and who have fought and died in every war, fought and died, since the Revolutionary War, since the establishment of our government.

This ruling comes at a very important time in our history because we have not only declared that democracy and democratic principles must be universal, we have invaded another country. We are, as I speak, around the world proclaiming that each and every government must give full democracy, equal democracy to all the people of that government.

This government does not do that for the people of the District of Columbia, and an international body for the first time has so found. The international body, the Commission on Human Rights of the OAS, enjoys great prestige. We cannot say that this is not a body that does not enjoy our respect, and it is a body in which we have proudly participated.

The United States defended fully, and its defense was found wanting. We have every reason to desire the full confidence of the world. We need the world with us as we fight against terrorists bent on destroying us. We have lost much of that confidence because of the

invasion of Iraq. We have rallied around our troops in Iraq and around our country because our country is at war. But our country now needs the world more than the world needs our country.

I cannot imagine anything that would go further to restore the waning confidence of the world in our leadership then for the Congress, for the administration to reach out and say to the people who live here, you are entitled to no fewer rights than any other American citizens.

Even as our country decided when I was a child going to segregated schools in the Nation's capital, no less that we could apply our own self-corrective and, indeed, integrate those schools and declare discriminatory practice off limits in our country, so we can take this last remaining scar on our democracy and wipe it from us. We simply must do it now.

The shame of having a violation of human rights declared upon us even as we have a long list of violators that we publish every year cannot be long-standing. This country has always stepped up to correct its own problems. This is a problem that stares in the face of the Congress of the United States every day that we open for business and meet because the 600,000 people who live here do not have a vote on this floor and have no senators who represent them.

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This country, our people would not stand for this anywhere in the world; and if I may say so, our people do not stand for it now. Polls show they do not even know it, that the American people think that the people who live in their Nation's capital have the same rights that they do. Shame on us that they do not.

I ask the Congress of the United States to, in fact, adhere to the decision of the Commission on Human Rights of the Organization of American States and grant full and equal voting rights in the Congress of the United States to the people of the District of Columbia.

The SPEAKER pro tempore (Mr. BEAUPREZ). Under a previous order of the House, the gentleman from Indiana (Mr. SOUDER) is recognized for 5 minutes.

(Mr. SOUDER addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

ORDER OF BUSINESS

Mr. GINGREY. Mr. Speaker, I ask unanimous consent to speak out of order.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Georgia?

There was no objection.

THE NON-NEGOTIATION CLAUSE IN THE MEDICARE BILL

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Georgia (Mr. GINGREY) is recognized for 5 minutes.

Mr. GINGREY. Mr. Speaker, we have heard since the passage of the Prescription Drug and Medicare Modernization Act that this law is a Republican giveaway to the pharmaceutical industry. Why, or maybe more importantly, who is telling American seniors this important legislation is bad for them but good for the drug companies? In this election year, it seems that some individuals are using disingenuous political rhetoric to scare our seniors.

Mr. Speaker, I would like to discuss one provision in the bill that is called out as the "drug company giveaway." There is a clause in the legislation that directly states, "Noninterference. In order to promote competition under this part and in carrying out this part, the Secretary may not interfere with the negotiations between drug manufacturers and pharmacies and prescription drug plan sponsors; and may not require a particular formulary or institute a price structure for the reimbursement of covered drugs under part D."

Simple enough, right? The government cannot interfere with negotiations between private entities and cannot set price controls. The marketplace, free enterprise, will set the price of prescription drugs and do a much better job of driving down prices than some government bureaucrat.

Mr. Speaker, this is not a new idea. This language has been used in the same context before by one of the prescription drug bill's biggest detractors. This may come as a surprise to many of my colleagues on both sides of the aisle, but it is probably an even bigger surprise to the American people who are listening to the rhetoric from the opponents of the Medicare Modernization and Prescription Drug Act.

Let me quote a section from a prescription drug bill introduced in the Senate by the minority leader, TOM DASCHLE. MR. DASCHLE's bill reads: "Noninterference. In administering the prescription drug benefit established under this part, the Secretary may not require a particular formulary or initiate a price structure for benefits; may not interfere in any way with negotiations between private entities and drug manufacturers or wholesalers; or otherwise interfere with the competitive nature of providing a prescription drug benefit through private entities."

Democrats have been blasting the ban on negotiations as a giveaway to the drug industry. Yet their Senate minority leader included in his own bill a provision with the exact same effect as the non-negotiation provision found in H.R. 1. It seems to me that the minority leader and the Democrats are not being straight with America's seniors. On the one hand, the Senate minority leader says a non-negotiation clause is